UNITED S	TATES	DISTRI	CTC	DURT
EASTERN	DISTR	ICT OF	NEW	YORK

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FEDERAL DEPOSIT INSURANCE
CORPORATION, AS RECEIVER FOR
WASHINGTON MUTUAL BANK,

Plaintiff,

VS.

Case No. 09-Civ.-3936(ENV)(RML)

THOMAS KONTOGIANNIS, GEORGIA
KONTOGIANNIS, LISA DIPINTO 8/k/8 LISA
KONTOGIANNIS 8/k/8 LISA PALLATOS,
ANNETTE APERGIS, ELIAS APERGIS,
RODNEY BAUSSAN, CIP MORTGAGE
CORPORATION, EDGEWATER
DEVELOPMENT, INC., GROUP KAPPA CORP.,
LORING ESTATES LLC, PARKVIEW
FINANCIAL CENTER, INC. d/b/8 PARKVIEW
FINANCIAL, INC. d/b/8 PARKVIEW CENTER,
INC., PLAZA REAL ESTATE HOLDINGS INC.,
HALIFAX GROUP, LLC, and JOHN DOE, as
Executor of the ESTATE OF STEFAN
DELIGIANNIS,

STIPULATION OF DISCONTINUANCE WITH PREJUDICE

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It is HEREBY STIPULATED AND AGREED by and between the undersigned, the parties that have answered or appeared therein, and pursuant to Federal Rule of Civil Procedure 41, that all claims, counterclaims, cross-claims and causes of action asserted herein by Thomas Kontogiannis, pro se defendant against Plaintiff, Federal Deposit Insurance Corporation, or Receiver for Washington Mutual Bank, are hereby voluntarily discontinued with prejudice and without costs to any party as against another party.

This Stipulation may be executed in counterparts, each of which shall be deemed to be an original, but all of which shall constitute one and the same document. Facsimile signatures or signatures emailed in portable document format (PDF) shall be acceptable and deemed binding on the Parties hereto as if they were originals.

Dated: New York, New York September 7,2016 October

KANTOR, DAVIDOFF, MANDELKER, TWOMEY, GALLANTY & KESTEN, P.C.

Alan T. Gallanty, Esq.

415 Madison Avenue, 16th Floor New York, New York 10017 (212) 682-8383 Attomeys for Plaintiff THOMAS KONTOGIANNIS

FCI Fort Dix Federal Correctional Institution P.O. Box. 2000 Fort Dix, New Jersey 08640

Thomas Kontogiannis

Pro Se Defendant